

Probate cases on this calendar are currently under review by the probate examiners. Review of some probate cases may not be completed and therefore have not been posted.

If your probate case has not been posted please check back again later.

Thank you for your patience.

Atty Chavez, Maria Araceli (Pro Per – Mother – Guardian)
Atty Kruthers, Heather (for Public Guardian)

Status Hearing Re: Next Accounting

Cont. fro	m 030414,
041514, 0	52714
Aff.Su	ıb.Wit.
Verifi	ed
Inver	ntory
PTC	
Not.C	cred.
Notic	e of
Hrg	
Aff.M	ail
Aff.Pu	ıb.
Sp.Nf	
Pers.	Serv.
Conf	•
Scree	
Lette	
Dutie	s/Supp
Obje	ctions
Vide	_
Rece	
CI Re	port
9202	
Orde	
 	osting
Statu	
UCC.	
Citati	on otice
LIR N	ofice

MARIA ARACELI CHAVEZ, mother, was appointed as Guardian of the Estate of Esmeralda B.

Mendez in 09CEPR00717 and as Guardian of the Estate of Ruby Isela Mendez Chavez in 09CEPR00895 on 1-6-10.

The First Account was settled on 3-7-12 and the Court set this status hearing for the filing of the next account.

NEEDS/PROBLEMS/COMMENTS:

Cont'd from 3-4-14, 4-15-14, 5-27-14

Minute Order 3-4-14:

No appearances. The Court directs a copy of the examiner notes be sent to Maria Chavez. Matter continued to 4-15-14. Maria Chavez is ordered to be personally present on 4-15-14 if the accounting is not filed.

Minute Order 4-15-14: Continued to 5-27-14

Minute Order 5-27-14: No appearances. The Court on its own motion removes Maria Chavez as guardian of the estate and appoints the Public Guardian as the personal representative. The Court sets the matter for an Order to Show Cause on 7/22/14 regarding failure to appear and imposition of sanctions in the amount of \$500.00. Maria Chavez is ordered to be personally present on 7/22/14. Continued to 7/22/14 @ 9:00 a.m. Dept. 303. Set on 7/22/14 @ 9:00 a.m. Dept. 303 for: Order to Show Cause Re: Failure to Appear; Imposition of Sanctions in the Amount of \$500.00.

Note: Ms. Chavez filed her Second Account on 7-15-14. It is set for hearing on 8-21-14.

Reviewed by: skc
Reviewed on: 7-21-14
Updates:

Recommendation:

File 1A - Mendez

1A

Order to Show Cause Re: Failure to Appear; Imposition of Sanctions in the Amount of \$500.00

	MARIA ARACELI CHAVEZ, mother, was appointed as Guardian of the Estate of Esmeralda B. Mendez in 09CEPR00717 and as Guardian of the Estate of Ruby Isela Mendez Chavez in 09CEPR00895 on 1-6-10.	NEEDS/PROBLEMS/COMMENTS:
Aff.Sub.Wit. Verified Inventory PTC	The First Account was settled on 3-7-12 and the Court set a status hearing for the filing of the next account (Page A).	
Not.Cred. Notice of Hrg Aff.Mail	Minute Order 5-27-14: No appearances. The Court on its own motion removes Maria Chavez as guardian of the estate and appoints the Public Guardian as	
Aff.Pub. Sp.Ntc. Pers.Serv.	the personal representative. The Court sets the matter for an Order to Show Cause on 7/22/14 regarding failure to appear and imposition of sanctions in	
Conf. Screen Letters Duties/Supp	the amount of \$500.00. Maria Chavez is ordered to be personally present on 7/22/14. Continued to 7/22/14 @ 9:00 a.m. Dept. 303. Set on 7/22/14 @ 9:00	
Objections Video Receipt	a.m. Dept. 303 for: Order to Show Cause Re: Failure to Appear; Imposition of Sanctions in the Amount of \$500.00.	
9202 Order Aff. Posting		Reviewed by: skc
Status Rpt UCCJEA Citation FTB Notice		Reviewed on: 7-21-14 Updates: Recommendation: File 1B – Mendez

Chavez, Maria Araceli (Pro Per – Mother – Guardian) Kruthers, Heather (for Public Guardian)

Status Hearing Re: Next Accounting

Cont. from 030414, 041514, 052714 Aff.Sub.Wit. Verified Inventory PTC Not.Cred. Notice of Hrg Aff.Mail Aff.Pub. Sp.Ntc. Pers.Serv. Conf. Screen Letters Duties/Supp Objections Video Receipt CI Report 9202 Order Aff. Posting Status Rpt			
Aff.Sub.Wit. Verified Inventory PTC Not.Cred. Notice of Hrg Aff.Mail Aff.Pub. Sp.Ntc. Pers.Serv. Conf. Screen Letters Duties/Supp Objections Video Receipt CI Report 9202 Order Aff. Posting Status Rpt			
Aff.Sub.Wit. Verified Inventory PTC Not.Cred. Notice of Hrg Aff.Mail Aff.Pub. Sp.Ntc. Pers.Serv. Conf. Screen Letters Duties/Supp Objections Video Receipt CI Report 9202 Order Aff. Posting Status Rpt			
Aff.Sub.Wit. Verified Inventory PTC Not.Cred. Notice of Hrg Aff.Mail Aff.Pub. Sp.Ntc. Pers.Serv. Conf. Screen Letters Duties/Supp Objections Video Receipt CI Report 9202 Order Aff. Posting Status Rpt			
Aff.Sub.Wit. Verified Inventory PTC Not.Cred. Notice of Hrg Aff.Mail Aff.Pub. Sp.Ntc. Pers.Serv. Conf. Screen Letters Duties/Supp Objections Video Receipt CI Report 9202 Order Aff. Posting Status Rpt	Со	nt. from 03041	4,
Verified Inventory PTC Not.Cred. Notice of Hrg Aff.Mail Aff.Pub. Sp.Ntc. Pers.Serv. Conf. Screen Letters Duties/Supp Objections Video Receipt CI Report 9202 Order Aff. Posting Status Rpt	041	1514, 052714	
Inventory PTC Not.Cred. Notice of Hrg Aff.Mail Aff.Pub. Sp.Ntc. Pers.Serv. Conf. Screen Letters Duties/Supp Objections Video Receipt CI Report 9202 Order Aff. Posting Status Rpt		Aff.Sub.Wit.	
PTC Not.Cred. Notice of Hrg Aff.Mail Aff.Pub. Sp.Ntc. Pers.Serv. Conf. Screen Letters Duties/Supp Objections Video Receipt CI Report 9202 Order Aff. Posting Status Rpt		Verified	
Not.Cred. Notice of Hrg Aff.Mail Aff.Pub. Sp.Ntc. Pers.Serv. Conf. Screen Letters Duties/Supp Objections Video Receipt CI Report 9202 Order Aff. Posting Status Rpt		Inventory	
Notice of Hrg Aff.Mail Aff.Pub. Sp.Ntc. Pers.Serv. Conf. Screen Letters Duties/Supp Objections Video Receipt CI Report 9202 Order Aff. Posting Status Rpt		PTC	
Hrg Aff.Mail Aff.Pub. Sp.Ntc. Pers.Serv. Conf. Screen Letters Duties/Supp Objections Video Receipt CI Report 9202 Order Aff. Posting Status Rpt		Not.Cred.	
Aff.Mail Aff.Pub. Sp.Ntc. Pers.Serv. Conf. Screen Letters Duties/Supp Objections Video Receipt CI Report 9202 Order Aff. Posting Status Rpt			
Aff.Pub. Sp.Ntc. Pers.Serv. Conf. Screen Letters Duties/Supp Objections Video Receipt CI Report 9202 Order Aff. Posting Status Rpt			
Sp.Ntc. Pers.Serv. Conf. Screen Letters Duties/Supp Objections Video Receipt CI Report 9202 Order Aff. Posting Status Rpt			
Pers.Serv. Conf. Screen Letters Duties/Supp Objections Video Receipt CI Report 9202 Order Aff. Posting Status Rpt			
Conf. Screen Letters Duties/Supp Objections Video Receipt CI Report 9202 Order Aff. Posting Status Rpt			
Screen Letters Duties/Supp Objections Video Receipt CI Report 9202 Order Aff. Posting Status Rpt			
Letters Duties/Supp Objections Video Receipt CI Report 9202 Order Aff. Posting Status Rpt			
Duties/Supp Objections Video Receipt CI Report 9202 Order Aff. Posting Status Rpt			
Objections Video Receipt CI Report 9202 Order Aff. Posting Status Rpt			
Video Receipt CI Report 9202 Order Aff. Posting Status Rpt			
Receipt CI Report 9202 Order Aff. Posting Status Rpt			
CI Report 9202 Order Aff. Posting Status Rpt			
9202 Order Aff. Posting Status Rpt			
Order Aff. Posting Status Rpt			
Aff. Posting Status Rpt			
Status Rpt			
UCCJEA			
Citation			
FTB Notice			

Atty

MARIA ARACELI CHAVEZ, mother, was appointed as Guardian of the Estate of Esmeralda B. Mendez in 09CEPR00717 and as Guardian of the Estate of Ruby Isela Mendez Chavez in 09CEPR00895 on 1-6-10.

The First Account was settled on 3-7-12 and the Court set this status hearing for the filing of the next account.

NEEDS/PROBLEMS/COMMENTS:

Cont'd from 3-4-14, 4-15-14, 5-27-14

Minute Order 3-4-14: No appearances. The Court directs a copy of the examiner notes be sent to Maria Chavez. Matter continued to 4-15-14. Maria Chavez is ordered to be personally present on 4-15-14 if the accounting is not filed.

Minute Order 4-15-14: Continued to 5-27-14

Minute Order 5-27-14: No appearances. The Court on its own motion removes Maria Chavez as guardian of the estate and appoints the Public Guardian as the personal representative. The Court sets the matter for an Order to Show Cause on 7/22/14 regarding failure to appear and imposition of sanctions in the amount of \$500.00. Maria Chavez is ordered to be personally present on 7/22/14. Continued to 7/22/14 @ 9:00 a.m. Dept. 303. Set on 7/22/14 @ 9:00 a.m. Dept. 303 for: Order to Show Cause Re: Failure to Appear; Imposition of Sanctions in the Amount of \$500.00.

Note: Ms. Chavez filed her Second Account on 7-15-14. It is set for hearing on 8-21-14.

Reviewed by: skc

Reviewed on: 7-21-14

Updates:

Recommendation:

File 2A – Chavez

2A

Chavez, Maria Araceli (Pro Per – Mother – Guardian)

Order to Show Cause Re: Failure to Appear; Imposition of Sanctions in the Amount of \$500.00

	MARIA ARACELI CHAVEZ, mother, was appointed as Guardian of the Estate of Esmeralda B. Mendez in 09CEPR00717 and as Guardian of the Estate of Ruby Isela Mendez Chavez in 09CEPR00895 on 1-6-10.	NEEDS/PROBLEMS/COMMENTS:
Aff.Sub.Wit. Verified Inventory PTC	The First Account was settled on 3-7-12 and the Court set a status hearing for the filing of the next account (Page A).	
Not.Cred. Notice of Hrg Aff.Mail	Minute Order 5-27-14: No appearances. The Court on its own motion removes Maria Chavez as guardian of the estate and appoints the Public Guardian as	
Aff.Pub. Sp.Ntc. Pers.Serv.	the personal representative. The Court sets the matter for an Order to Show Cause on 7/22/14 regarding failure to appear and imposition of sanctions in	
Conf. Screen Letters	the amount of \$500.00. Maria Chavez is ordered to be personally present on 7/22/14. Continued to 7/22/14 @ 9:00 a.m. Dept. 303. Set on 7/22/14 @ 9:00	
Objections Video Receipt	a.m. Dept. 303. Set on 7/22/14 @ 7.00 a.m. Dept. 303 for: Order to Show Cause Re: Failure to Appear; Imposition of Sanctions in the Amount of \$500.00.	
CI Report 9202 Order		
Aff. Posting Status Rpt UCCJEA		Reviewed by: skc Reviewed on: 7-21-14 Updates:
Citation FTB Notice		Recommendation: File 2B – Chavez

Van Sciver, Kurt (for Jamie Starr Hamilton Thomas – beneficiary/Petitioner) Atty Atty

Pimentel, Paul J. (for Gary Hamilton – Trustee/Objector)

Ex Parte Petition to Remove Gary Hamilton as Trustee and Appoint Interim Trustee **Pending Final Hearing**

DC	D: 03/13/11		JA	MIE STAR HAMILTON THOMAS,	NEEDS/PROBLEMS/COMMENTS:
			be	eneficiary, is Petitioner.	CONTINUED FROM 06/24/14
			Pe	titioner states:	Minute Order from 06/24/14 states:
				She is a beneficiary of the JAMES O.	Ms. Thomas is appearing via CourtCall. Ms. Parker advises the
Co	nt. from 04221	4,	1	HAMILTON LIVING TRUST dated 04/16/03,	Court that her office is no longer
042	2914, 062414			as amended on 12/20/07 (the "Trust").	representing Ms. Thomas who at
	Aff.Sub.Wit.		2.		this time is representing herself. Ms.
✓	Verified		1	O. Hamilton. The nominated successor	Thomas terminates her CourtCall
	Inventory			trustee was Gary Hamilton ("Gary"). Gary has been the acting successor	appearance prior to the conclusion of today's hearing. The Court
	PTC		•	trustee since James O. Hamilton's death	directs that a copy of the minute
	Not.Cred.		•	on 03/13/11.	order be sent to Ms. Thomas. The
√	Notice of		3.	The Trust provides that after the death	Court will await further action from
-	Hrg			of James O. Hamilton, the successor	Ms. Thomas.
✓	Aff.Mail	w/		trustee should divide the trust assets into four shares for each of four	1. Need proof of personal service
	Aff.Pub.	**/		beneficiaries: the Petitioner (Jamie Starr	at least 5 days prior to the
	Sp.Ntc.			Hamilton Thomas), Joel Wade Hamilton	hearing (per Order on Ex Parte
	Pers.Serv.			("Wade"), Cynthia Ann Thomas, and	Petition) filed 04/14/14. Note: Proof of service filed 04/21/14
		Х		Richard Allen Thomas. The trustee shall	states that a copy of the Ex
	Conf. Screen			make monthly payments of \$1,000.00 each to the four beneficiaries once that	Parte Petition was personally
	Letters			beneficiary reaches 60 years of age. If	served on Paul Pimentel,
				the assets of the Trust are not liquid, then	attorney for Gary Hamilton, on 04/17/14; and proof of service
	Duties/Supp			the trustee must use his best efforts to	filed 06/19/14 states that all
	Objections			liquidate the assets of the Trust to make	parties were served by mail
	Video		4.	these payments.	and fax on 06/18/14.
	Receipt		4.	At the time James O. Hamilton passed away, the Petitioner was over 60 years	
	CI Report			of age. Accordingly, she was entitled to	
	9202		1	monthly payments of \$1,000.00 starting	
✓	Order			March 13, 2011. Despite the clear	Parison diameter
	Aff. Posting			provisions of the Trust, Gary has not	Reviewed by: JF
	Status Rpt			made a single payment to Petitioner from the assets of the Trust.	Reviewed on: 07/18/14
	UCCJEA		5.	On 06/03/13, Petitioner filed a Verified	Updates:
	Citation			Petition for (1) Removal of Trustee; (2)	Recommendation:
	FTB Notice			Accounting; (3) Surcharge; and (4)	File 4A – Hamilton
				Approval of Attorney Fees (the	
				"Petition"). The Petition asked the Court	
				to remove Gary as trustee of the Trust and to appoint an independent third-	
				party as trustee.	
				Continued on Page 2	

Page 2

- 6. Gary filed a response to the Petition (the "Objection") stating that he had provided a trust accounting in October 2012 (the "Purported 2012 Accounting"). The Purported 2012 Accounting is not an accounting, but rather a list of assets of the Trust. The list includes two "missing items", namely gold coins worth \$245,000.00 and \$28,000.00 in cash.
- 7. Gary further admitted that he had purchased 20 acres in Fresno County (the "Fresno Property") from James O. Hamilton and given the Trust a promissory note for \$297,000.00 related to the purchase. Gary also gave the Trust a second promissory note for \$100,000.00. However, Gary admits that he never made a single payment on either note and now claims that he transferred the Fresno Property back to the Trust in lieu of making payments on the \$297,000.00 note.
- 8. Gary subsequently prepared an accounting dated 12/12/13 (the "Purported 2013 Accounting").
- 9. The Purported 2013 Accounting shows that the Trust holds a promissory note given by Wade to the Trust in the amount of \$25,000.00. Notwithstanding the fact that Wade owes money to the Trust, the Trust paid Wade \$1,000.00 a month from December 2011 through June 2013. Gary has marked these payments as repayments on loans Wade allegedly gave to the Trust. Moreover, the Purported 2013 Accounting does not show that Wade ever made any payments on the \$25,000.00 note he owed to the Trust.
- 10. In other words, Wade owed \$25,000.00 to the Trust; Wade paid approximately \$17,000.00 to the Trust; and yet the Trust then paid out approximately \$17,000.00 to Wade in payments of \$1,000.00 a month the exact amount that should have been paid to the Petitioner.
- 11. Gary has chosen to characterize the payments to Wade as "loan repayment" from December 2011 June 2013. However, the final "loan" shown on the Purported 2013 Accounting was allegedly given by Wade to the Trust on 06/21/13 after the Trust had already "reimbursed" Wade for the alleged loan.
- 12. Although Gary as trustee holds title to over 600 acres of land in Oklahoma, he has not sold that property and has only collected \$10,000.00 in rent related to that property. Moreover, Gary has allegedly deeded the Fresno Property back to the Trust, but is not paying rent on the property and the Trust has no rental income from it (assuming that the Fresno Property was properly transferred to the Trust).
- 13. The Purported 2013 Accounting shows an estimated value for the Fresno Property of \$160,000.00. In other words, the Trust previously held a note for \$297,000.00 from Gary, and now only holds a property worth \$160,000.00 after Gary unilaterally transferred the Fresno Property to the Trust a loss of \$137,000.00 to the Trust. Gary has attempted to get out of a bad land deal for himself personally by transferring the Fresno Property to the Trust, to the detriment of the beneficiaries of the Trust.
- 14. The Purported 2013 Accounting also shows that Wade owes the Trust under a promissory note in the amount of \$25,000.00, and that Cynthia Barton owes the Trust under a promissory note in the amount of \$30,000.00. Moreover, the Purported 2013 Accounting further shows that neither Wade nor Cynthia have made any payments to the Trust on either of those notes.
- 15. "A violation by the trustee of any duty that the trustee owes the beneficiary is a breach of trust" (Probate Code § 16400). A trustee has a duty to administer the trust according to the trust instrument. "The trustee has a duty to administer the trust solely in the interest of the beneficiaries". (Id. § 16002(a).) **Note:** Further authority provided in Petition.
- 16. Gary has violated numerous duties as trustee. Gary has refused to pay to the Petitioner the \$1,000.00 a month distributive payments she is owed under the terms of the Trust. At the same time, he has made \$1,000.00 a month payments to another beneficiary, Wade. Moreover, Gary has made the payments to Wade under the guise of "loan repayments," when in fact Wade owes money to the Trust and Gary's own accounting shows that Wade is not making payments on his debt.
- 17. Furthermore, Gary has engaged in self-dealing, insofar as he unilaterally chose to exchange a note worth \$297,000.00 that he owed to the Trust for a property worth \$160,000.00, a loss of \$137,000.00 to the Trust in favor of Gary.
- 18. Even though he has been trustee since 2011, Gary still has not sold the Oklahoma property in order to make the required payments to the Petitioner. Nonetheless, he has flown Wade to Oklahoma at the expense of the Trust and has paid Wade for unspecified "natural gas research".
- 19. Moreover, even though Gary identified \$245,000.00 in gold coins and \$28,000.00 as missing cash, Gary does not appear to have taken any steps to recover those assets for the Trust. Yet he continues to list these "assets" as assets of the Trust.

Continued on Page 3

Page 3

- 20. Petitioner has filed a formal petition to remove Gary as trustee, to which he has objected. An evidentiary hearing is set for June 2014. In the meantime, however, Gary is not paying the Petitioner the amounts she is owed under the Trust and he is looking the other way while Wade and Cynthia Barton fail to make payments on the debt they owe to the Trust. He is not maximizing the income to the Trust for the benefits of its beneficiaries and has failed to sell the Oklahoma land in order to fulfill his duties.
- 21. Accordingly, the Petitioner respectfully asks the Court remove Gary on an interim basis pending the final hearing on the removal petition, and to appoint a neutral third-party to administer the Trust while the parties litigate the removal issues and the accounting issues.
- 22. Petitioner has spoken to Bruce Bickel, who has stated that he is willing and able to serve as an independent trustee pending the evidentiary hearing and the Court's final decision on the Petition.

Petitioner prays for an Order:

- 1. Suspending Gary's powers to act as trustee of the Trust pending a final resolution of the Petition;
- 2. Appointing Bruce Bickel, or another independent fiduciary as decided by the Court, as special trustee to serve as trustee until final resolution of the Petition;
- 3. For attorney's fees and costs;
- 4. For any and all other orders that the Court deems proper and just.

First Supplement to Ex Parte Petition to Remove Gary Hamilton as Trustee and Appoint Interim Trustee Pending Final Hearing filed 04/21/14 states:

- 1. Exigent circumstances exist to appoint an interim trustee while the petition to remove Gary Hamilton as trustee is pending. Although the Court has set a settlement conference for 05/12 and a hearing on the petition for 06/16, those dates will be changed. Counsel for Gary Hamilton, Joanne Sanoian, passed away in March after the dates were set. New counsel Paul Pimentel has substituted in as counsel for Gary Hamilton as of late April. Counsel have conferred and a stipulation will be prepared to continue the trial dates for 120 days to allow Mr. Pimentel to adequately prepare for the hearing.
- 2. In addition, since the original filing of the petition, Gary Hamilton has prepared an accounting for the trust. The accounting shows that Gary has distributed \$17,000.00 to Wade, even though Wade owed the trust \$25,000.00; and at the same time, Gary has not distributed any funds to petitioner Jamie Thomas. Gary is favoring other beneficiaries over Jamie Thomas.
- 3. Because Gary is not fulfilling his monthly duties to distribute funds to Jaime Thomas and because this matter will not go to hearing until September at the earliest, exigent circumstances exist that require Gary to be removed pending a final hearing on the removal petition.
- 4. Consent of Bruce Bickel to act as interim successor trustee is attached.

Declaration of Kurt Van Sciver Regarding Status on Ex Parte Petition to Remove Gary Hamilton as Trustee and Appoint Interim Trustee Pending Final Hearing filed 06/19/14 states: At the hearing on 04/29/14, the trustee, Gary Hamilton, indicated that he would begin paying the \$1,000.00 per month to Jamie Thomas, starting May 1. The trustee further stated, through counsel, that the Clovis property had been sold and the Oklahoma property had been listed. The trustee did not pay Jamie the \$1,000.00 on May 1. Contact was made with Mr. Hamilton's attorney alerting him of the nonpayment and requesting copies of the closing statement and the Oklahoma listing agreement. Mr. Hamilton's attorney, Mr. Pimentel, indicated that Mr. Hamilton did not have the correct address for Jamie Thomas. Mr. Pimentel was provided with Ms. Thomas' address. Mr. Pimentel provided a copy of the closing statement for the Clovis property and the Oklahoma listing. As of this date, Jamie Thomas has not received the \$1,000.00 payment for May or June and continues to seek the removal of Gary Hamilton as Trustee during the pendency of this action. The trustee has forgiven a note to himself, constituting a conflict of interest. The Trustee has not collected payments on nots to the Trust from two beneficiaries. The trustee has paid money to another beneficiary, Joel Wade Hamilton, and has flown Wade out to Oklahoma using Trust money, thereby favoring one beneficiary over Jamie. Jamie has suffered and will continue to suffer harm if the trustee is not removed in the interim and a neutral, non-family member appointed to run the Trust until the Court's final decision.

4A In Re: James O. Hamilton Living Trust

Page 4

Declarations of Gary Hamilton, Paul J. Pimentel, and Tiffany L. Winchell regarding status on Ex Parte Petition to Remove Gary Hamilton as Trustee and Appoint Interim Trustee Pending Final Hearing filed 06/23/14 states: On around the date of the last hearing (04/29/14) in which it was agreed that trustee Gary Hamilton would begin mailing Jamie Starr \$1,000.00 per month, Mr. Hamilton sent a check to Ms. Starr at the address listed on the Request for Special Notice that she has filed in this matter. In late May, the envelope was returned as undeliverable and upon inspection, it was discovered that Mr. Hamilton made an error in the address. Thereafter, he re-mailed the May check to the address listed on her Request for Special Notice. Approximately 1 week later, he also mailed the June payment to the same address. Neither of those two payments have been returned. On 06/19/14, Mr. Hamilton was provided with a new address for Ms. Starr and he mailed the May and June payments out to the new address that same day.

Case No. 13CEPR00489

In Re: James O. Hamilton Living Trust

4B

Atty

Atty

Aff. Posting

Status Rpt
UCCJEA

Citation

FTB Notice

Case No. 13CEPR00489

Van Sciver, Kurt (for Jamie Starr Hamilton Thomas – beneficiary/Petitioner)

Pimentel, Paul J. (for Gary Hamilton – Trustee/Objector)
Status Hearing

	sidios rieding	
	On 06/03/13 JAMIE STARR HAM THOMAS, beneficiary, filed a V	erified
	Petition for (1) Removal of Trust	
	Accounting; (3) Surcharge; andApproval of Attorney Fees. The	
Cont. from	was continued numerous times	
Aff.Sub.Wit.	settlement conference was set	for
Verified	05/12/14.	
Inventory	On 04/14/14, JAMIE STARR HAN	MILTON
PTC	THOMAS, filed an Ex Parte Petit	
Not.Cred.	Remove Gary Hamilton as Trus Appoint Interim Trustee Pendin	
Notice of Hrg	Hearing. The matter was set fo	or
Aff.Mail	hearing. Minute Order from 04 vacated the Settlement Confe	
Aff.Pub.	for 05/12/14 and Evidentiary he	S .
Sp.Ntc.	that was set for 06/16/14. The was continued to 06/24/14 and	
Pers.Serv.	for this status hearing on 07/22,	
Conf.		
Screen		
Letters	_	
Duties/Supp		
Objections	_	
Video		
Receipt	=	
CI Report	=	
9202		
Order		

4B

Reviewed by: JF

Recommendation:

File 4B – Hamilton

Updates:

Reviewed on: 07/18/14

Jimenez, Miguel

Amended Petition for Appointment of Limited Probate Conservator of the Person (Prob. C. 1820, 1821)

Ag	je: 18 years		THERE IS NO TEA No temporary wo
<u> </u>	ont. from 0610°	1.4	MARY PEREZ and ALBE paternal grandparent
	Aff.Sub.Wit.	 	and request appointnesservators with med
√	Verified		powers.
	Inventory		Declaration of Isabelo
	PTC		4/2/14.
	Not.Cred.		
√	Notice of Hrg	W/	Voting Rights Affected
√	Aff.Mail		Petitioners state they I primary care provider
	Aff.Pub.		she was young and b
	Sp.Ntc.		guardian on 3/29/13.
	Pers.Serv.		diagnosis of Autism ar
✓	Conf. Screen		handicapped. Alexis attend to her basic ne
	Letters	Χ	very limited communi
√	Duties/Supp		Court Investigator Cha
	Objections		Report filed on 5/23/1
	Video	Χ	
	Receipt		
✓	CI Report		
	9202		
	Order	Х	
	Aff. Posting		
	Status Rpt		
	UCCJEA		
	Citation	Χ	
	FTB Notice		

MPORARY. as requested.

ERTO PEREZ. ts, are petitioners ment as limited dical consent

o Artacho, M.D.,

have been the rs for Alexis since ecame her Alexis has a nd mentally is unable to eeds. She has ication skills.

arlotte Bien's 4.

NEEDS/PROBLEMS/COMMENTS:

Court Investigator Advised Rights on 5/14/14.

Voting Rights Affected. Need minute order.

- 1. Petitioners are requesting a limited conservatorship however asking for all powers that would be included in a general conservatorship. In a limited conservatorship the powers of the conservator are limited so that the disabled person may live as independently as possible. It appears that a general conservatorship may be more appropriate.
- 2. Court Investigator's report indicates the proposed conservatee has 7 siblings none of which were listed in the petition as required by Probate Code §1821(b) and there is no indication that the conservatee's siblings received notice of the hearing as required by Probate Code § 1822.
- 3. Need Video Viewing Receipt for proposed conservator Alberto Perez.
- 4. Need Citation.
- 5. Need proof of personal service of the Citation on proposed conservatee, Alexis Mary Mora.
- 6. Need order and letters.

Reviewed by: KT Reviewed on: 7/18/14 **Updates:** Recommendation: File 5 - Mora

Helon, Marvin T (for Petitioner Kathryn V. Bryson)

Petition for Probate of Will and for Letters of Administration with Will Annexed; Authorization to Administer Under IAEA (Prob. C. 8002, 10450)

חכ	D: 4/19/14		KATHRYN V. BRYSON, daughter, is	NEEDS/PROBLEMS/COMMENTS:
DOD. 4/17/14			petitioner and requests appointment	TTEEDS/TROBLEMS/COMMENTS.
			as Administrator with Will Annexed and	
			without bond.	
	1 <i>f</i>			Note: If the petition is granted, status
Co	nt. from	I	All heirs waive bond.	hearings will be set as follows:
✓	Aff.Sub.Wit.		E.HIAEA - I.	W du duu - luuru - 7 0015 ad
1	Verified		Full IAEA – o.k.	• Wednesday, January 7, 2015 at 9:00 a.m. in Department 303, for
Ě	Inventory		Will dated: 2/24/1996	the filing of the inventory and
-	PTC		VIII GG16G. 2/2 1/1776	appraisal.
-	Not.Cred.			
\vdash			Residence: Clovis	Wednesday, September 16, 2015
	Notice of Hrg		Publication: Fresno Business Journal	at 9:00 a.m. in Department 303,
	Aff.Mail	W/		for the filing of the first account or
√		٧٧/	Estimated value of the estate:	petition for final distribution.
✓	Aff.Pub.		Estimated value of the estate: Personal property - \$ 70,000.00	Pursuant to Local Rule 7.5 if the
	Sp.Ntc.		Real property - \$121,000.00	required documents are filed 10
	Pers.Serv.		Total - \$191,000.00	days prior the date set the status
	Conf.			hearing will come off calendar and
	Screen			no appearance will be required.
✓	Letters		Probate Referee: Steven Diebert	
✓	Duties/Supp			
	Objections			
	Video			
	Receipt			
	CI Report			
	9202			
✓	Order			
	Aff. Posting			Reviewed by: KT
	Status Rpt			Reviewed on: 7/18/14
	UCCJEA			Updates:
	Citation			Recommendation: SUBMITTED
	FTB Notice			File 6 – Bryson
				4

Regles Bellamy, Jr. (Det Succ)

Neilson, Bruce A. (for Petitioner, Glenda J. Bellamy)

Spousal or Domestic Partner Property Petition (Prob. C. 13650)

DO	D: 5/5/13		GLENDA J. BELLAMY, surviving	NEEDS/PROBLEMS/COMMENTS:
			spouse, is petitioner.	
			·	
			No other proceedings	
Со	nt. from			
	Aff.Sub.Wit.		Decedent died intestate.	
✓	Verified		Petitioner states she and the	
	Inventory		decedent were married in 1976.	
	PTC		All assets were acquired during the	
	Not.Cred.		marriage from earnings of both	
✓	Notice of Hrg		spouses.	
√	Aff.Mail	W/		
	Aff.Pub.		Petitioner requests court	
	Sp.Ntc.		confirmation that ½ interest in all	
	Pers.Serv.		bank accounts held at Bank of	
	Conf.		America in the name of the	
	Screen		decedent belongs to her and that	
	Letters		$\frac{1}{2}$ passes to her.	
	Duties/Supp			
	Objections			
	Video			
	Receipt			
\vdash	CI Report			
	9202 Ordor			
✓	Order			
	Aff. Posting			Reviewed by: KT
	Status Rpt			Reviewed on: 7/18/14
	UCCJEA			Updates:
	Citation			Recommendation: SUBMITTED
	FTB Notice			File 7 – Bellamy

Kennedy, Bruce Francis (for Frank T. Ramirez – Administrator)

Probate Status Hearing Re: Failure to File a First Account or Petition for Final Distribution

DOD: 12/18/02	FRANK T. RAMIREZ, was appointed	NEEDS/PROBLEMS/COMMENTS:
	Administrator with limited IAEA authority and	CONTINUED FROM 01/14/14
	without bond on 10/21/03. Letter were issued on 10/23/03.	CONTINUED FROM 01/14/14
	011 10/20/00.	1. Petitioner proposes to
Cont. from 011414,	Inventory & Appraisal, final filed 12/10/03	distribute the real property
052314	- \$27,500.00	asset of the estate by way of
Aff.Sub.Wit.	Notice of Status Hearing filed 11/08/13 set this	an Affidavit Re Real Property
Verified	matter for hearing re: Failure to File a First	of Small Value outside of the estate and then file a
Inventory	Account or Petition for Final Distribution.	dismissal of the estate.
PTC	Clerk's Certificate of Mailing states that the	However, the administration
Not.Cred.	Notice of Status Hearing was mailed to	of this estate has been
Notice of Hrg	attorney Bruce Kennedy and Administrator	ongoing since 2003, a Final
Aff.Mail	Frank Ramirez on 11/08/13.	Inventory & Appraisal has been filed, Creditor's Claims
Aff.Pub.	Third Status Report of Administrator filed	have been filed, therefore an
Sp.Ntc.	07/16/14 states:	Accounting/Report on
Pers.Serv.	The decedent had held title to real	Waiver Account and Petition
Conf. Screen	property located on Brawley in Fresno in joint tenancy with her mother, Maria	for Distribution is necessary to
Letters	Ramirez. In 1965, Maria Ramirez died and	complete the estate administration and pass the
Duties/Supp	decedent recorded an affidavit of death	estate assets to the
Objections	confirming title to her as Maria's surviving	beneficiary.
Video	joint tenant.	·
Receipt	2. In 1970, the decedent married Luciano Medina and in 2002, the decedent	
CI Report	conveyed her separate property interest in	
9202	the property to herself and her spouse as	
Order	community property.	
Aff. Posting	3. By her will dated 12/17/99, the decedent	Reviewed by: JF
Status Rpt	provided that her retained community property interest was to pass ½ to her	Reviewed on: 07/18/14
UCCJEA	surviving spouse and ½ to her sole surviving	Updates:
Citation	sister, Concepcion Ramirez.	Recommendation:
FTB Notice	4. The decedent was survived by nieces,	File 8 – Medina
	nephews, grand-nieces, and grand-	
	nephews of her four predeceased sisters, all of whom were given notice of the	
	probate.	
	5. Luciano Medina died intestate and without	
	a spouse or issue on 01/18/03. Prior to his	
	death, he conveyed his community	
	property interest in the property to his nephew, Luciano Medina Calixto by a	
	deed dated 01/16/03 and recorded	
	01/21/03.	
	Continued on Page 2	
		8

Page 2

- 6. On 01/18/05, Administrator filed a petition to rescind the gift of Nora of a community property interest to her spouse, Luciano Medina, and to cancel Luciano's subsequent conveyance to his nephew on the grounds of undue influence, fraud, and abuse of fiduciary relationship, seeking to determine title to the property.
- 7. On 02/10/06, a decision was rendered by Hon. Stephen J. Kane, finding that the conveyance by decedent's spouse to his nephew should be cancelled and the property restored to the Estate of Luciano Medina, and because the claim of the invalidity of the deed of the decedent to her spouse had been withdrawn, this decision yielded an undivided ¾ interest in the property to Luciano's estate and an undivided ¼ interest in the property in the decedent's estate.
- 8. Because the decedent's spouse, Luciano Medina, died intestate, unmarried and without surviving issue, his ¾ interest in the property which was derived from the separate and community property of his predeceased spouse, the decedent herein, passed to the surviving issue of the parents of decedent under Probate Code § 6402.5(a) (3) and 240.
- 9. Accordingly, Petitioner filed a petition in the estate of Luciano Medina to determine succession on the undivided ³/₄ interest in the property to the 12 heirs of the decedent entitled to succeed to this interest, resulting in an order establishing title in separate undivided interests in the property comprising ³/₄ interest in the property in the heirs of the decedent.
- 10. All of the heirs of decedent agreed to place their distributive shares into an irrevocable trust to be administered by Frank Ramirez (Administrator) as trustee, which trust was to become subject to the jurisdiction of this Court in the administration of the estate of the decedent.
- 11. The irrevocable trust provides that its beneficiaries will all bear, in proportion to their individual undivided interests in the property, the expenses of the litigation by which the deed by the Luciano Medina to his nephew was cancelled. The trust also provides that approval of attorney's fees and expenses shall be approved by this Court in the administration of the decedent's estate.
- 12. The only asset of the Estate is an undivided ¼ interest in the property.
- 13. The final Inventory & Appraisal of the estate was filed 12/10/03 showing the value of a ½ undivided interest in the real property was \$27,500.00. A subsequent appraisal done in December 2010 showed a total value of the property to be \$40,000.00. Therefore, an undivided ¼ interest in the property would be valued at \$10,000.00. Administrator declares that such Inventory & Appraisal contains all of the assets of the estate.
- 14. The CA Dept. of Health Care Services holds a lien against the property in the amount of \$10,000.00 (without interest) to settle its claim against the estate of both the decedent and her spouse for Medi-Cal services rendered to them during their lifetimes.
- 15. All debts of the decedent and of the estate and all expenses of administration, including closing expenses, commission to the Administrator and his attorney remain to be paid. The estimated ordinary commissions and attorney's fees are \$400.00.
- 16. The Administrator has advanced costs in the amount of \$15,301.00 for litigation costs, property taxes, and property maintenance expenses for raising the building structures located on the property and the disposal of the debris.
- 17. Administrator's attorney, Bruce Francis Kennedy, has performed extraordinary services on behalf of the Administrator and the estate from 05/13/03 12/25/13. The total value of those services in \$78,251.60, which includes costs in the amount of \$81.60.
- 18. The Administrator has made no distributions from the estate.
- 19. By letter dated 03/20/14, Petitioner alerted all of the beneficiaries of the Trust that, because of the lien against the real property of the probate estate, and because of the expenses of litigation and the continued maintenance of the real property, there would in all likelihood be nothing in either the probate estate or trust estate available for distribution to the beneficiaries. None of the beneficiaries has communicated any objection to the Petitioner that would prevent him from taking the action that he has proposed to take to transfer title to the probate estate real property to its sole beneficiary, Concepcion Ramirez.

Continued on Page 3

8 Nora Ramirez Medina (Estate)

Case No. 03CEPR01301

Page 3

- 20. In order to avoid further expenses of administration which would be incurred in connection with a sale of the real property by the Petitioner in the probate proceeding, Petitioner intends to file an Affidavit Re Real Property of Small Value to transfer title of the property to Concepcion Ramirez.
- 21. Following the completion of the transfer of title to the sole beneficiary of the estate, the real property will be sold with the cooperation of the Petitioner in his capacity as trustee of the Trust and the lien in favor of the California Department of Health Care Services will be paid in full. The balance of the sale proceeds, after the payment of brokerage commissions and the customary costs of escrow, title insurance, etc. will be distributed pursuant to agreement among the Petitioner, his attorney and the beneficiaries of the Trust.
- 22. Since the transfer of the only asset of the probate estate will leave the estate without any property, the Petitioner proposes to file a request for dismissal of the probate proceedings.

Administrator prays for an Order:

Authorizing the administration of the Estate to continue for an additional 30 days for the
transfer of the real property of the estate by the Affidavit of Real Property of Small Value to the
estate's sole beneficiary and the filing by Petitioner of a request for dismissal of the probate
proceedings.

Franco, Paul C. (for Deborah Kamine – Executor)

Status Hearing Re: Account/Report of Executor on Waiver of Account and Petition for Distribution

1
DOD: 01/17/11
Cont. from 012414,
041814, 052314
Aff.Sub.Wit.
Verified
Inventory
PTC
Not.Cred.
Notice of
Hrg
Aff.Mail
Aff.Pub.
Sp.Ntc.
Pers.Serv.
Conf.
Screen
Letters
Duties/Supp
Objections
Video
Receipt
CI Report
9202
Order
Aff. Posting
Status Rpt
UCCJEA
Citation
FTB Notice

DEBORAH KAMINE, daughter, was appointed Executor with full IAEA authority and without bond on 05/12/11. Letter Testamentary were issued on 05/12/11.

Inventory & Appraisal, final, filed 10/11/13 - \$198,712.13

Minute Order from status hearing on 10/25/13 set this matter for status regarding filing the Account/Report of Executor on Waiver of Account and Petition for Distribution.

NEEDS/PROBLEMS/COMMENTS:

Continued from 05/23/2014

Minute Order from 04/18/2014: No appearances. Paul Franco is ordered to be personally present on 05/23/2014 if the required documents have not been filed.

Copy of Minute Order mailed to Attorney Franco on 04/18/2014.

Minute Order from 03/21/2014 states: No appearances. Paul Franco is ordered to be personally present on 04/18/2014 if the account and petition for distribution has not been filed.

Copy of Minute Order mailed to Attorney Franco on 03/24/2014.

Minute Order from 01/24/14 states: No appearances. Matter continued to 03/21/14. The Court orders Paul Franco to be personally present on 03/21/14.

Copy of Minute Order mailed to Attorney Franco on 01/30/2014.

Need First Account or Petition for Final
Distribution or current written status report
pursuant to Local Rule 7.5 which states in all
matters set for status hearing verified status
reports must be filed no later than 10 days
before the hearing. Status Reports must
comply with the applicable code
requirements. Notice of the status hearing,
together with a copy of the Status Report
shall be served on all necessary parties.

Reviewed by: LV
Reviewed on: 07/17/2014
Updates:
Recommendation:
File 9 – Blankenship

Wall, Jeffrey L. (for Gloria Hagopian – successor administrator)
Status Hearing Re: Proof of Bond and/or Receipt of Blocked Account

DOD: 12/07/11	GLORIA HAGOPIAN, was appointed	NEEDS/PROBLEMS/COMMENTS:
	successor administrator with bond set at	
	\$10,000.00 and the remainder of funds	CONTINUED FROM 07/08/14
	to be placed into a blocked account	Minute Order from 07/08/14 states:
Cont. from 070814	on 05/27/14.	Mr. Morris is appearing via CourtCall. Counsel reports that the bank will not
Aff.Sub.Wit.	Order to Deposit Money Into Blocked	provide a receipt for the blocked
Verified	Account was filed 06/02/14.	account until letters have been
Inventory		issued. The Court authorizes the
PTC		Clerk's office to issue the letters. The
Not.Cred.		Court orders that all funds be placed into the blocked account with the
Notice of		exception of \$5,000.00. The Court
Hrg		relieves the personal representative
Aff.Mail		from the need for a bond.
Aff.Pub.		
Sp.Ntc.		1. Need Receipt and
Pers.Serv.		Acknowledgment of Order for
Conf.		the Deposit of Money into
Screen		Blocked Account.
Letters		
Duties/Supp		
Objections		
Video		
Receipt		
CI Report		
9202		
Order		
Aff. Posting		Reviewed by: JF
Status Rpt	<u> </u>	Reviewed on: 07/18/14
UCCJEA		Updates:
Citation	 	Recommendation:
FTB Notice		File 10 - Smart
		10

Atty Hemb, Richard E., of Hemb Law Office (for Michele R. Curley, Administrator)

Status Hearing Re: Filing of the First Account and/or Petition for Final Distribution

	Distribution	
DOD: 9/7/2012 Cont. from 011014,	MICHELE R. CURLEY, Daughter, was appointed Administrator with Full IAEA with bond of \$30,000.00 on 11/7/2012. Letters issued 1/22/2013. Minute Order dated 11/8/2013 from the Status Hearing Re: Increase in Bond Based on the Value of the Estate as Shown on the Inventory and Appraisal continued the status hearing to 1/17/2014 for filing of an ex parte petition to increase the bond. Proof of Bond filed 1/14/2014 shows bond of \$14,000.00 was posted. Based on 1/22/2013 bond posted of \$30,000.00, the total bond is currently	NEEDS/PROBLEMS/ COMMENTS: Continued from 5/23/2014. 1. Need first account and/or petition for final distribution; or verified Status Report and proof of service of notice of
011714, 032114, 052314	\$44,000.00.	the Status Hearing pursuant to Local
Aff.Sub.Wit.	Status Conference Statement filed 5/21/2014 for the	Rule 7.5(B).
Verified	<u>last</u> Status Hearing states:	
Inventory	 The Inventory and Appraisal was filed on 10/15/2013 showing an estate value of 	
Bond	\$110,367.38, with real property valued at	
Not.Cred.	\$60,000.00;	
Notice of Hrg	The real property has been taken over by	
Aff.Mail	vandals; real estate professionals have indicated that sale proceeds will not be sufficient to cover	
Aff.Pub.	selling costs and encumbrances;	
Sp.Ntc.	The Administrator is currently preparing an	
Pers.Serv.	accounting, including her own personal funds	
Conf. Screen	used toward estate administration;	
Letters	Additionally, the Administrator has placed two vehicles in storage, and is in the process of selling	
Duties/Supp	them;	
Objections	A final report and petition to distribute the estate	
Video Receipt	should be prepared after the vehicles are sold;	
CI Report	 Therefore, the Administrator asks for an additional 6 weeks to resolve these remaining assets. 	
9202	Weeks to tosoffe these formaling assets.	
Order		
Aff. Posting		Reviewed by: LEG
<u> </u>	X	Reviewed on: 7/17/14
UCCJEA		Updates:
Citation	<u> </u>	Recommendation:
FTB Notice		File 11 – Martinez

12	Fred	Otto	Loeffler	(CONS	/PE))
-		U 11 U		(/· -,	,

Case No. 13CEPR00655

- Atty Downing, Marcella (for Diane Huerta daughter)

 Atty Bagdasarian, Gary (for Linda Plitt daughter)
- Atty Rube, Melvin K. (for Fred & Kathleen Loeffler proposed conservatees)
- Atty Janisse, Ryan (for Mick Loeffler son)
- Atty Johnson, Summer A. (for Bruce Bickel temporary conservator of the estate)

Probate Status Hearing Re: Status of Conservatorship, Settlement of Case & Accounting of Temporary Conservatorship

	On 07/26/13, DIANE HUERTA and LINDA PLITT , daughters, filed a Petition for Appointment of Probate Conservator of the Person and Estate.	NEEDS/PROBLEMS/COMMENTS:
	On 07/29/13, the Court granted the Petition for	OFF CALENDAR
	Appointment of Temporary Conservator of the	Matter continued to
Cont. from 070114	Person and Estate pending the hearing on the	09/17/14 per Minute
Aff.Sub.Wit.	temporary conservatorship.	Order from 07/15/14
Verified		hearing
Inventory	Proposed Conservatee and Mick Loeffler, son,	
PTC	filed objections to the conservatorships.	
Not.Cred.		
Notice of	On 08/19/13, after an evidentiary hearing, the	
Hrg	court found that there was no emergency	
Aff.Mail	requiring a temporary conservatorship.	
Aff.Pub.	On 00/10/12 had no Dinata at the manth of the	
Sp.Ntc.	On 09/18/13, Judge Black set the matter for trial	
Pers.Serv.	and after reviewing additional documents, took the matter of a temporary conservatorship	
Conf.	under submission and on 09/25/13, signed an	
Screen	Order appointing Bruce Bickel as temporary	
Letters	conservator of the Estate.	
Duties/Supp	estisativated of the Estate.	
Objections	In addition to the conservatorship petition,	
Video	Diane and Linda also filed a Petition to	
Receipt	Determine Validity of the Trust, etc. on 08/19/13.	
CI Report	After a hearing in that matter, Bruce Bickel was	
9202	appointed as temporary trustee of the Trust.	
Order		
Aff. Posting	The parties participated in settlement	Reviewed by: JF
Status Rpt	conferences on 11/07/13, 01/07/14, 02/20/14	Reviewed on: 07/18/14
UCCJEA	and 04/02/14 and participated in mediation	Updates:
Citation	with Judge Howard Broadman (ret.) on 05/17/14.	Recommendation:
FTB Notice	05/17/14.	File 12 – F. Loeffler
	At mediation on 05/17/14, the parties reached and executed a settlement agreement.	
	On 06/19/14, a Petition for Approval of Settlement Agreement was filed by Bruce Bickel and is set for hearing on 07/15/14 at 3:30 in Dept. 502.	

13 Kathleen Doris Loeffler (CONS/PE)

Case No. 13CEPR00656

Atty Downing, Marcella (for Diane Huerta – daughter)

Atty Bagdasarian, Gary (for Linda Plitt – daughter)

Atty Rube, Melvin K. (for Fred & Kathleen Loeffler – proposed conservatees)

Atty Janisse, Ryan (for Mick Loeffler – son)

Atty Johnson, Summer A. (for Bruce Bickel – temporary conservator of the estate Probate Status Hearing Re: Status of Conservatorship, Settlement of Case &

Accounting of Temporary Conservatorship

	Accounting of Temporary Conservatorship				
		On 07/26/13, DIANE HUERTA and LINDA PLITT ,	NEEDS/PROBLEMS/		
		daughters, filed a Petition for Appointment of	COMMENTS:		
		Probate Conservator of the Person and Estate.			
		On 07/29/13, the Court granted the Petition for	OFF CALENDAR		
Со	nt. from 070114	Appointment of Temporary Conservator of the	Matter continued to		
	Aff.Sub.Wit.	Person and Estate pending the hearing on the	09/17/14 per Minute		
	Verified	temporary conservatorship.	Order from 07/15/14		
	Inventory	Proposed Conservatee and Mick Loeffler, son,	hearing		
	PTC	filed objections to the conservatorships.	9		
	Not.Cred.				
	Notice of Hrg	On 08/19/13, after an evidentiary hearing, the			
	Aff.Mail	court found that there was no emergency			
	Aff.Pub.	requiring a temporary conservatorship.			
	Sp.Ntc.	On 09/18/13, Judge Black set the matter for trial			
	Pers.Serv.	and after reviewing additional documents, took			
	Conf. Screen	the matter of a temporary conservatorship under			
	Letters	submission and on 09/25/13, signed an Order			
—	Duties/Supp	appointing Bruce Bickel as temporary conservator			
	Objections	of the Estate.			
	Video Receipt	In addition to the conservatorship potition Diana			
	CI Report	In addition to the conservatorship petition, Diane and Linda also filed a Petition to Determine			
	9202	Validity of the Trust, etc. on 08/19/13. After a			
	Order	hearing in that matter, Bruce Bickel was			
	Aff. Posting	appointed as temporary trustee of the Trust.	Reviewed by: JF		
	Status Rpt		Reviewed on: 07/18/14		
	UCCJEA	The parties participated in settlement	Updates:		
	Citation	conferences on 11/07/13, 01/07/14, 02/20/14 and	Recommendation:		
	FTB Notice	04/02/14 and participated in mediation with Judge Howard Broadman (ret.) on 05/17/14.	File 13 – K. Loeffler		
		300ge 110ward broadman (181.) 01103/17/14.			
		At mediation on 05/17/14, the parties reached			
		and executed a settlement agreement.			
		-			
		On 06/19/14, a Petition for Approval of Settlement			
		Agreement was filed by Bruce Bickel and is set for			
		hearing on 07/15/14 at 3:30 in Dept. 502.			

Ruiz, Celia (Pro Per – Petitioner – Paternal Grandmother)

Petition for Appointment of Guardian of the Person (Prob. C. 1510

Jen	ifer Age: 16		TEMPORARY EXPIRES 07/22/2014	NEEDS/PROBLEMS/COMMENTS:
	Emilio Age: 10			
			CELIA RUIZ , paternal grandmother of Emilio, is petitioner.	Minute Order of 06/05/2014: Maria Ruiz is sworn and interprets for the petitioner. The Court dispenses with further notice to mother and Marcos Mendoza Finding
Co	Cont. from		Father (of Emilio): JOSE E. QUIROZ	that due diligence has been exercised. The guardian
	Aff.Sub.Wit.		Tarrier (or Errinie). 303E E. QUIROZ	is authorized to take the children to Mexico
✓	Verified		Father (of Jenifer): MARCOS MENDOZA, Court Dispensed with	temporarily. The children shall be returned to the County of Fresno by 07/15/2014.
	Inventory		Notice pursuant to Minute Order of	
	PTC		06/05/2014	Note: The CI Report indicates that that the petitioner
	Not.Cred.			misspelled minor, Jenifer Mendoza's name on the
	Notice of	Х	Mother: ARALI V. DE HARO , Court	petition. It is actually spelled with two N's.
	Hrg Aff.Mail	X	Dispensed with Notice pursuant to Minute Order of 06/05/2014	1. Need Notice of Hearing.
		۸		2. Need proof of personal service fifteen (15)
	Aff.Pub.		Paternal Grandfather (of Emilio):	days prior to the hearing of the Notice of
	Sp.Ntc.		Jose Ruiz, Jr.	Hearing along with a copy of the Petition for
	Pers.Serv.	Χ		Appointment of Guardian or consent and
	Conf.	Х	Paternal Grandparents (of Jenifer):	waiver of notice or declaration of due
	Screen		Unknown	diligence for:
✓	Letters		Maternal Grandfather: Alberto	Jose E. Quiroz (father of Emilio)Jennifer Mendoza (Minor)
✓	Duties/Supp		Gonzalez Maternal Grandmother: Luz Maria	3. Need proof of service fifteen (15) days prior
	Objections		De Haro	to the hearing of the Notice of Hearing along
	Video			with a copy of the Petition for Appointment
	Receipt		Petitioner states : she and other	of Guardian or consent and waiver of notice
1	CI Report		family members are traveling out	or declaration of due diligence for:
	9202		of the states to be with an ill family	Jose Ruiz, Jr. (Paternal Grandfather of Figuriary)
	7202 Order		member and would like to take	Emilio) • Paternal Grandparents of Jenifer
√	Order		the children. Petitioner states that the mother is absent, she is homeless, addicted to drugs and associates with known felons. Jenifer's father is nowhere to be	 (Unknown) Alberto Gonzalez (Maternal Grandfather) Luz Maria De Haro (Maternal Grandmother)
			found. Emilio's father is incarcerated. Petitioner states that	4. Need Confidential Screening Form.
			the children have been residing	5. Need UCCJEA.
	Aff. Posting		with her since they were 4 and 8	Reviewed by: LV
	Status Rpt		years old.	Reviewed on: 07/18/2014
	UCCJEA	Χ	Count in a self-renter City and a Har Di	Updates:
	Citation	- `	Court Investigator Charlotte Bien's	Recommendation:
	FTB Notice		report filed 07/11/2014.	File 14 – Ruiz & Mendoza
Щ	. 15 1401106			14 NOIZ & MENGOZG

Lindsey Walton, Kenyata (pro per Petitioner/sister)

Petition for Appointment of Probate Conservator of the Person (Prob. C. 1820, 1821, 2680-2682)

1821, 2680-2682)					
Ag	e: 30 years		THERE IS NO TEMPORARY.	NEEDS/PROBLEMS/COMMENTS:	
	-		Temporary was denied.		
				MONIQUE FIELDS, aunt, has filed a	
			KENYATA LINDSEY-WALTON, sister, is	competing petition which is set for	
	nt. from		petitioner and requests appointment as	hearing on 8/6/14.	
<u> </u>		I	conservator of the person with medical		
	Aff.Sub.Wit.		consent powers.	Court Investigator Advised Rights on	
✓	Verified		Medical Declaration: NEED.	7/15/14.	
	Inventory		Medical Decidiation. NEED.	Voting Rights Affected. Need Minute	
	PTC		Petitioner does not state why a	Order	
	Not.Cred.		conservatorship is necessary.		
	Notice of			1. Petition does not list all relatives	
 	Hrg		Voting Rights Affected.	within the 2 nd degree. Need	
	Aff.Mail	<u> </u>		names and addresses of the	
√	All.Mall		Court Investigator Jennifer Young's	proposed conservatee's parents,	
	Aff.Pub.		Report filed on 7/16/14.	grandparents, and all siblings.	
	Sp.Ntc.			2. Need proof of service of the	
	Pers.Serv.	Χ		Notice of Hearing along with a	
<u> </u>	Conf.			copy of the Petition on all	
'	Screen			relatives within the 2 nd degree. 3. Proof of service of the Notice of	
	Letters			Hearing for Central Valley	
✓	Leners			Regional Center is incomplete. It	
✓	Duties/Supp			does not show the name and	
	Objections			address of the person serving the	
	Video	<u> </u>		notice. In addition it does not	
✓	Receipt			indication it was served with a	
	CI Report			copy of the petition as required.	
✓	-			4. Need Capacity Declaration	
	9202			completed by the proposed	
✓	Order			conservatee's physician if	
				medical consent powers are to	
				be granted.	
				5. Need citation.6. Need proof of personal service of	
. [the citation on Maurice Jones	
	Aff. Posting			Reviewed by: KT	
	Status Rpt			Reviewed by: KI	
	UCCJEA			Updates:	
	Citation	Х		Recommendation:	
	FTB Notice			File 15 – Jones	
				15	

Jones, Rosemary (Pro Per – Petitioner – Paternal Grandmother)

Petition for Appointment of Guardian of the Person (Prob. C. 1510)

Age: 12			NO TEMPORARY REQUESTED	NEEDS/PROBLEMS/COMMENTS:
			ROSEMARY JONES , paternal grandmother, is petitioner.	1. Need Notice of Hearing.
Co √	Hrg	×	Father: OTIS LEE HUGHEY, Declaration of Due Diligence filed 05/21/2014 Mother: ANGELA CANCIMILLAE HUGHEY, Declaration of Due Diligence filed 05/21/2014 Paternal Grandfather: Deceased Maternal Grandfather: Joe Cancimillae Maternal Grandmother: Not Listed Petitioner states: guardianship is necessary	 2. Need proof of personal service fifteen (15) days prior to the hearing of the Notice of Hearing along with a copy of the Petition for Appointment of Guardian or consent and waiver of notice for: Otis Lee Hughey (Father) Angela Cancimillae Hughey (Mother) Note: A Declaration of Due Diligence was filed on 05/21/2014 which includes both parents and states that they moved out of state and will not revealed their whereabouts.
\frac{1}{\sqrt{1}}	Conf. Screen Letters Duties/Supp Objections Video Receipt CI Report 9202 Order	X	due to sexual abuse in the home. She states there is nowhere for the child to go right now. Petitioner attaches a Team Decision Making Report from DSS-CPS which indicates that the child should be released to the petitioner's care. Court Investigator Jennifer L. Daniel's report filed 07/03/2014.	 Stephon W. Hughey (Minor) 3. Need proof of service fifteen (15) days prior to the hearing of the Notice of Hearing along with a copy of the Petition for Appointment of Guardian or consent and waiver of notice or declaration of due diligence for: Joe Cancimillae (Maternal Grandfather) Maternal Grandmother (Not Listed) 4. UCCJEA is incomplete. Need minor's residence information for the past 5 years.
√	Aff. Posting Status Rpt UCCJEA			Reviewed by: LV Reviewed on: 07/18/2014 Updates:
	Citation FTB Notice			Recommendation: File 16 – Hughey